- 1			
1	WILLIAM H. BROWN, ESQ. (7623)		
2	BROWN MISHLER, PLLC 911 N. Buffalo Dr., Ste. 202		
3	Las Vegas, Nevada 89128		
4	Tel: (702) 816-2200		
	Fax: (702) 816-2300 Email: WBrown@BrownMishler.com		
5	Attorney for Defendant		
6	Byron Porter		
7 8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
9   10	UNITED STATES OF AMERCIA,	2:19-cr-00269-JCM-EJY	
11	Plaintiff,	Stipulation to Continue	
12	vs.	Sentencing and PSR-Objection Deadline	
13	BYRON PORTER,	(Second Request)	
14	Defendants		
15	Defendants.		
16			
17	It is hereby stipulated and agreed, by and between CHRISTOPHER		
18 19	CHIOU, Acting United States Attorney, through DANIEL E. CLARKSON,		
20	Assistant United States Attorney, and WILLIAM BROWN, counsel for		
21	defendant Byron Joshua Jarell Porter, that:		
23	(1) Byron Porter's sentencing date in the above-captioned matter,		
24	currently scheduled for July 23, 2021, at 11:00 a.m., be vacated and		
25	continued at least ninety (90) days, to October 25, 2021, or to a time convenient to the Court; and		
	(a) 11 I CD 00 1(1) 1 11:		
26	(2) the LCR 32-1(b) deadline to submit informal objections to the presentence investigation report (PSR) shall be continued at least		
27	sixty (60) days, up to and including September 27, 2021.		
28 L	I .		

This Stipulation is entered into for the following reasons:

- 1. This is the second requested continuance for sentencing.
- 2. The defense is currently investigating sentencing issues and gathering relevant information from multiple sources.
- 3. The defense requires further time to complete its investigation, to gather relevant information, and, once obtained, to analyze and synthesize the information so that it may be appropriately presented to the Court in a sentencing memorandum.
- 4. Also, Mr. Porter is scheduled to undergo an evaluation on July 26 and 27, 2021 (after the current sentencing date) with a possible report to follow.
- 5. The defense may likely seek to have some of the relevant information within the report added to and incorporated in the PSR.
- 6. The defense has discussed this with the PSR's author, who does not object to considering subsequent requests to supplement the PSR with relevant information.
- 7. The defendant is in custody and does not object to the requested continuances of the sentencing date or the PSR-objection deadline.

The government does not object to continuing either date. 8. Date: June 30, 2021 Counsel for BYRON PORTER CHRISTOPHER CHIOU Acting United States Attorney /s/ William Brown /s/ Daniel E. Clarkson DANIEL E. CLARKSON WILLIAM H. BROWN Assistant United States Attorney BROWN MISHLER, PLLC 

1	WILLIAM H. BROWN, ESQ. (7623) BROWN MISHLER, PLLC 911 N. Buffalo Dr., Ste. 202		
2			
3	Las Vegas, Nevada 89128		
4	Tel: (702) 816-2200		
5	Fax: (702) 816-2300 Email: WBrown@BrownMishler.com		
6	Attorney for Defendant		
7	Byron Porter		
8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
9	UNITED STATES OF AMERCIA,	2:19-cr-00269-JCM-EJY	
11	Plaintiff,	Order Continuing Sentencing	
12	VS.	and PSR-Objection Deadline	
13	BYRON PORTER,	1 Sit-Objection Deaumile	
14	Defendants.		
15	Defendants.		
16			
17	Based on the pending stipulation of counsel, and good cause appearing		
18	therefore, the Court hereby: (1) vacates the current sentencing date of July		
19			
20	23, 2021, at 11:00 a.m., and continues it to October 29, 2021 at 10:00 a.m.		
21	and (2) extends the LCR 32-1(b) deadline to submit informal objections to the		
22	presentence investigation report (PSR), to September 27, 2021		
23			
24	DATED July 6, 2021.		
25	Xellus C. Mahan		
26	UNITED STATES DISTRICT JUDGE		
27			
28			